

UNITED STATES PATENT AND TRADEMARK OFFICE



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/816,867	(03/23/2001	Fredrik Sundqvist	VCC0083-US	6067	
28694	7590	11/27/2002				
110		ARNOLD & WH	EXAMINER			
1299 PENNSYLVANIA AVE., NW BOX 34				KIM, CHONG HWA		
WASHINGTON, DC 20004				ART UNIT	PAPER NUMBER	
				3682	3682	
			DATE MAILED: 11/27/2002			

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)						
	09/816,867	SUNDQVIST ET AL.						
Office Action Summary	Examiner	Art Unit						
•	Chong H. Kim	3682						
The MAILING DATE of this communication ap								
Period for Reply	VIO OFT TO EVOIDE AMOUNT	WON EDOM						
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a rep. If NO period for reply is specified above, the maximum studyry period - Failure to reply within the set or extended period for reply will, by statut - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	136(a). In no event, however, may a reply be by within the statutory minimum of thirty (30) divill apply and will expire SIX (6) MONTHS frote, cause the application to become ABANDON	timely filed ays will be considered timely. m the mailing date of this communication. NED (35 U.S.C. § 133).						
1) Responsive to communication(s) filed on <u>01</u>	October 2002 .							
2a) This action is FINAL . 2b) ⊠ T	his action is non-final.							
3) Since this application is in condition for allow								
closed in accordance with the practice under Disposition of Claims	r <i>Ex рапе Quayle</i> , 1935 С.D. 11,	453 O.G. 213.						
4) Claim(s) 1-15 is/are pending in the applicatio	n.							
4a) Of the above claim(s) is/are withdra	awn from consideration.							
5) Claim(s) is/are allowed.	☐ Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-15</u> is/are rejected.	Claim(s) <u>1-15</u> is/are rejected.							
7) Claim(s) is/are objected to.								
8) Claim(s) are subject to restriction and/	or election requirement.							
Application Papers								
9) The specification is objected to by the Examine								
10) The drawing(s) filed on is/are: a) acce								
Applicant may not request that any objection to the state of the proposed drawing correction filed on								
If approved, corrected drawings are required in re		Tovod by the Examinor.						
12) The oath or declaration is objected to by the E.	• •							
Priority under 35 U.S.C. §§ 119 and 120								
13)⊠ Acknowledgment is made of a claim for foreig	n priority under 35 U.S.C. § 119	(a)-(d) or (f).						
a)⊠ All b)□ Some * c)□ None of:		, , , , , , , , , , , , , , , , , , , ,						
1. Certified copies of the priority documen	ts have been received.							
2. Certified copies of the priority documen	ts have been received in Applica	ation No						
Copies of the certified copies of the price application from the International Between * See the attached detailed Office action for a list.	ureau (PCT Rule 17.2(a)).	-						
14) Acknowledgment is made of a claim for domes								
a) The translation of the foreign language pr								
Attachment(s)								
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 	5) Notice of Informa	ary (PTO-413) Paper No(s) Il Patent Application (PTO-152)						

Application/Control Number: 09/816,867

Art Unit: 3682

DETAILED ACTION

Page 2

Election/Restrictions

1. Applicant's election with traverse of Group I, Figs. 1-6, in Paper No. 7 is acknowledged.

The traversal is on the ground(s) that both groups are directed to the same invention, that no

serious burden will be placed on the Examiner, and that all claims can be applied either set of

Figures. This is not found persuasive because 1) under 35 U.S.C. 121, applicant is required to

elect a single disclosed species for prosecution on the merits and 2) the applicant should submit

evidence or identify such evidence now of record showing the species to be obvious variants or

clearly admit on the record that this is the case.

The requirement is still deemed proper and is therefore made FINAL.

Claim Objections

2. Claims 4, 7 are objected to because of the following informalities: the word "arid" in

claim 4, line 11 is not understood in the context of the claim limitations; the verb agreement in

claim 4 needs to be reviewed; the misspelled word "brakeing" should be -- braking -- in claim 7,

line 4. Appropriate correction is required.

Claim Rejections - 35 USC § 112

3. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the

subject matter which the applicant regards as his invention.

Application/Control Number: 09/816,867 Page 3

Art Unit: 3682

4. Claims 3-6 and 15 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claims 3 and 4 recite the pronouns such as "it", "its", "they", or "them", in numerous occasions creating confusions as to which elements those pronouns are referring to.

Claim 4 recites the limitation "the force sensing mechanism" in line 2. There is insufficient antecedent basis for this limitation in the claim.

Claim 5 recites the limitation "the housing's translational motion" in lines 1-2. There is insufficient antecedent basis for this limitation in the claim.

Claim 15 recites the limitation "said force sensing mechanism" in line 2. There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 6. Claims 1-3 are rejected under 35 U.S.C. 102(b) as being anticipated by Walters, U.S. Patent 4,854,187.

Walters shows, in Figs. 1-4, an arrangement for use in connection with a parking brake for a vehicle, the arrangement comprising;

Art Unit: 3682

a lever 40 coupled to at least one force transmitting wire 26 in a brake system, the lever being arranged so that upon application, the arrangement operates in two steps to achieve the intended brake power; in a first step, the lever is arranged to make a translational movement A, B for taking up wire slack in the brake system and in a second step, the lever is arranged to rotate C, whereby force transmission to the wire takes place at a higher ratio than during the first step;

a force sensing mechanism 38, 46, 48, 52 coupled to the wire, the force sensing mechanism having a locking pawl 38 that is arranged to be released to allow rotation first when the slack in the wire is taken up, and when the force in the wire exceeds a chosen value;

a translation lock 16 arranged to retain the lever in its tightened translational position;

a ratchet 10 arranged to retain the lever in its tightened rotational position;

a release arrangement configured to release the translation lock and the ratchet, the release arrangement including a release button 46 attached to the lever, the release button operating via a link system 48, 52 in the lever on the locks to free them,

the release apparatus being designed to first release the ratchet and thereafter, when the lever is in or near its rest position, then release the translation lock.

7. Claims 7-15 are rejected under 35 U.S.C. 102(b) as being anticipated by Walters.

Walters shows, in Figs. 1-4, an arrangement for a two-stage parking brake, the arrangement comprising;

a lever mechanism (Fig. 1) connected to a brake wire 26, the lever mechanism configured to perform a first stage of operation (A and B directions) in which slack is removed from the brake wire and a second stage (C direction) in which a braking force is exerted on the brake wire;

Art Unit: 3682

wherein the arrangement is configured to perform translational movement in the first stage for removing slack from the brake wire;

wherein the arrangement is configured to perform rotational movement in the second stage for exerting a braking force on the brake wire;

wherein the arrangement includes a pin-in-slot configuration 20, 22 utilized for performing the translational movement in the first stage for removing slack from the brake wire;

wherein the arrangement is configured to apply no force multiplication during the performance of the translational movement in the first stage for removing slack from the brake wire;

a force sensing mechanism 36, 16 configured to sense the amount of force being imposed on the brake wire and transition operation of the arrangement between translational and rotational movement dependent thereupon; and

a spring 36 incorporated in the force sensing mechanism and a degree of compression of the spring controlling the transition between translational and rotational movement.

Conclusion

8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Cable controlling device having two motions to actuate.

Krug et al., U.S. Patent 6,244,129 B1

Belmond et al., U.S. Patent 5,528,957

Baumgarten, U.S. Patent 4,958,536

Application/Control Number: 09/816,867

Art Unit: 3682

Smith, U.S. Patent 3,691,868

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chong H. Kim whose telephone number is (703) 305-0922. The examiner can normally be reached on Monday - Friday; 9:00 - 6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David A Bucci can be reached on (703) 308-3668. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-7687 for regular communications and (703) 305-7687 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1113.

CHK

November 22, 2002

PHIMARY EXAMINER

Page 6